EXHIBIT "1"

SUMMONS (CITACION JUDICIAL)

NOTICE TO DEFENDANT: (AVISO AL DEMANDADO):

TRUEACCORD CORP; DOES 1-10 inclusive,

YOU ARE BEING SUED BY PLAINTIFF: (LO ESTÁ DEMANDANDO EL DEMANDANTE): SHARON HARDIN, FOR COURT USE ONLY (SOLO PARA USO DE LA CORTE)

CONFORMED COPY ORIGINAL FILED Superior Count of California County of Los Angeles

JAN 17 2017

Sherri R. Carter, Executive Officer/Clerk-By Victor Sino-Cruz, Deputy

NOTICE! You have been sued. The court may decide against you without your being heard unless you respond within 30 days. Read the information below.

You have 30 CALENDAR DAYS after this summons and legal papers are served on you to file a written response at this court and have a copy served on the plaintiff. A letter or phone call will not protect you. Your written response must be in proper legal form if you want the court to hear your case. There may be a court form that you can use for your response. You can find these court forms and more information at the California Courts Online Self-Help Center (www.coudinfo.ca.gow/selfnelp), your county law library, or the courthouse nearest you. If you cannot pay the filing fee, ask the court clerk for a fee waiver form. If you do not file your response on time, you may lose the case by default, and your wages, money, and property may be taken without further warning from the court.

There are other legal requirements. You may want to call an attorney right away, If you do not know an attorney, you may want to call an attorney referral service. If you cannot afford an attorney, you may be eligible for free legal services from a nonprofit legal services program. You can locate these nonprofit groups at the California Legal Services Web site (www.lawiielpealitomia.org), the California Courts Online Self-Help Center (www.courtinfo.ca.gow/selfinelp), or by contacting your local court or county bar association, NOTE: The court has a statutory lien for waived fees and costs on any settlement or arbitration award of \$10,000 or more in a civil case. The court's lien must be paid before the court will dismiss the case, paying the demandado. Si no responde dentro de 30 dias, la corte puede decidir en su contra sin escuchar su versión. Lea la información a continuación.

Tiene 30 DIAS DE CALENDARIO después de que le entreguen esta citación y papeles legales para presentar una respuesta por escrito en esta corte y hacer que se entregue una copia el demandante. Una certa o una liamada telefónica no lo protegen. Su respuesta por escrito tiene que estar en formalo legal correcto si desse que procesen su caso en la corte. Es posible que riaya un formulario que ustad pueda usar para su respuesta. Puede encontra estos formularios de la corte y más información contro de Ayuda de las Cortes de Celifornia (www.sucorte.ca.gov), en la bibliotece de leyes de su condado o en la corte que le quede más cerca. Si no puede pagar la cuota de presentación, pida al secretario de la corte que la de un formulario de exención de pago de cuotas. Si no presente su respuesta a tiempo, puede perder el caso por incumplimiento y la corte podrá quitar su sueldo, dinero y bienes sin más advertencia.

Flay otros regulsitos legales. Es recomendable que llame a un abogedo inmediatamente. Si no conoce a un abogado, puede llamer a un servicio o remisión a abogados. Si no puede pagar a un abogado, es posible que cumple con los requisitos para obtener servicios legales gratuitos de un programa de servicios legales sin fines de lucro. Puede encontrar estos grupos sin fines de lucro en el sitio veb de California. Legal Services, (variva lawielpcalifornia, org), en el Centro de Ayuda de las Cortes de Cellifornia, (variva, sucorte, ca.gov) o ponièndose en confecto con la corte o el colegio de abogados locales. AVISO: Por ley, la corte fiene derecho a reclamar las cuotes y los costos exentos por imponer un gravamen sobre cualquier recuperación de 310,000 ó más de valor recibida mediente un acuerdo o una concesión de arbitraje en un caso de derecho civil. Tiene que pagar el gravamen de la corte antes de que la corte puede desechar el caso.

The name and address of the court is: (El nombre y dirección de la corte es): Stanley Mosk Courthouse

CASE NUKBER: 17 K () () () ()

111 N Hill St

Los Angeles, CA 90012

The name, address, and telephone number of plaintiff's attorney, or plaintiff without an attorney, is: (El nombre, la dirección y el número de telefono del abogado del demandante, o del demandante que no tiene abogado, es): Todd M. Friedman, 21550 Oxnard St., Suite 780 Woodland Hills, CA 91367, 877-206-4741

DATE: (Fechs)	IAN 7	7 Mil	SHERRI R. CARTERY (Secretario)	VICTOR SINO-CRUE	, Deputy (Adjunto)
(For proof (Para prue ISEAL)	of service	of this su	mmons, use Proof of Service of Summons (form POS-010).) ste citation use el formulario Proof of Service of Summons, (PO NOTICE TO THE PERSON SERVED: You are served 1 as an individual defendant. 2 as the person sued under the fictitious name of (so		
			3, 🔀 on behalf of (specify): TRUEACCORD	CORP	
delimentalistica en			under: CGP 416.10 (corporation) CGP 416.20 (defunct corporation) CGP 416.40 (association or partnership) other (specify):	CCP 416.80 (milnor) CCP 416.70 (conservate CCP 416.90 (authorized	
<u> </u>			4 by personal delivery on (dale):		Page 1 of 1

Form Adapted for Mandatory Use Judicial Council of California SUM-100 [Rev. July 1, 2009] SUMMONS

Gode of Civil Procedure §§ 412.20, 485 www.counteloce.gov

American LengiNet, Inc.

á.		CONFORMED COPY ORIGINAL FILED
1	Todd M. Friedman (216752) Adrian R. Bacon (280332)	Superior Court of California County of Los Angeles
3	Law Offices of Todd M. Friedman, P.C. 21550 Oxnard St., Suite 780	JAN 17 2017
	Woodland Hills, CA 91367	Sherri R. Carter, Executive Officer/Cle
4	Phone: 877-206-4741 Fax: 866-633-0228	By Victor Sino-Cruz, Deputy
5 6	tfriedman@toddflaw.com abacon@toddflaw.com	
7	Attorneys for Plaintiff	
8		
9		HE STATE OF CALIFORNIA TY OF LOS ANGELES
10		URISDICTION
n		
12	SHARON HARDIN,) Case No. 17 K 0 0 9 6 1
13.	•	COMPLAINT
14	Plaintiff,) (Amount not to exceed \$10,000)
15	vs.)
16	TRUEACCORD CORP; DOES 1-10	1. Violation of Rosenthal Fair DebtCollection Practices Act; and
17	inclusive,	 Violation of Federal Fair Debt Collection Practices Act
18	Defendant.	•
19		_) JURY REQUESTED
20	I. INTRO	DDUCTION
21	This is an action for damages by	rought by an individual consumer for Defendant's
22	<u> </u>	ion Practices Act, Cal. Civ. Code §1788, et seq.
23		Debt Collection Practices Act, 15 U.S.C. §1692,
24		prohibit debt collectors from engaging in abusive,
25	deceptive, and unfair practices.	
26	III.	
27	W.	

II. PARTIES

- 2. Plaintiff, SHARON HARDIN ("Plaintiff"), is a natural person residing in Los Angeles County in the state of California, and is a "debtor" as defined by Cal. Civ. Code §1788.2(h) and a "consumer" as defined by the FDCPA, 15 U.S.C. §1692a(3).
- 3. At all relevant times herein, Defendant TRUEACCORD CORP ("Defendant"), was a company engaged, by use of the mails and telephone, in the business of collecting a debt from Plaintiff which qualifies as a "consumer debt," as defined by Cal. Civ. Code §1788.2(f), and "debt," as defined by 15 U.S.C. §1692a(5). Defendant regularly attempts to collect debts alleged to be due another, and therefore is a "debt collector" as defined by the RFDCPA, Cal. Civ. Code §1788.2(c) and FDCPA, 15 U.S.C. §1692a(6).
- 4. The above named Defendant, and its subsidiaries and agents, are collectively referred to as "Defendants." The true names and capacities of the Defendants sued herein as DOE DEFENDANTS 1 through 10, inclusive, are currently unknown to Plaintiff, who therefore sues such Defendants by fictitious names. Each of the Defendants designated herein as a DOE is legally responsible for the unlawful acts alleged herein. Plaintiff will seek leave of Court to amend the Complaint to reflect the true names and capacities of the DOE Defendants when such identities become known.
- 5. Plaintiff is informed and believes that at all relevant times, each and every Defendant was acting as an agent and/or employee of each of the other Defendants and was acting within the course and scope of said agency and/or employment with the full knowledge and consent of each of the other Defendants. Plaintiff is informed and believes that each of the acts and/or omissions complained of herein was made known to, and ratified by, each of the other Defendants.

III. FACTUAL ALLEGATIONS

6. At various and multiple times prior to the filing of the instant complaint, including within the one year preceding the filing of this complaint, Defendant contacted Plaintiff in an attempt to collect an alleged outstanding debt.

б

- 7. As early as March of 2016, Defendant initiated a barrage of emails addressed to Plaintiff in connection with collection on an alleged debt.
- 8. However, Plaintiff did not owe the debt upon which Defendant was attempting to collect.
- 9. Moreover, Defendant knew that Plaintiff did not owe the debt and communicated with her in an attempt to collect on it nonetheless.
- 10. Defendant contacted Plaintiff with the intent to intimidate Plaintiff about the alleged debt. Defendant, through its communications with Plaintiff, threatened Plaintiff, and caused immense stress for Plaintiff.
- 11. As a result of Defendant's actions, Plaintiff have retained counsel. Plaintiff's counsel sent a notice of representation on or about September 29, 2016. Defendant has failed to respond favorably, if at all, to this day.
- 12. §1788.17 of the RFDCPA mandates that every debt collector collecting or attempting to collect a consumer debt shall comply with the provisions of Sections 1692b to 1692j, inclusive, of, and shall be subject to the remedies in Section 1692k of, Title 15 of the United States Code statutory regulations contained within the FDCPA, 15 U.S.C. §1692d, and §1692d(5).
- 13. Defendant's conduct violated the RFDCPA and FDCPA in multiple ways, including but not limited to:
 - a) Falsely representing the character, amount, or legal status of Plaintiff's debt (15 U.S.C. § 1692e(2)(A));
 - b) Communicating or threatening to communicate credit information which is known or which should be known to be false (15 U.S.C. § 1692e(8));
 - c) Using false representations and deceptive practices in connection with collection of an alleged debt from Plaintiff (15 U.S.C. § 1692e(10);
 - d) Using unfair or unconscionable means against Plaintiff in connection with an attempt to collect a debt (15 U.S.C. § 1692f));
 - e) Collecting an amount from Plaintiff that is not expressly authorized by the agreement creating the debt (15 U.S.C. § 1692f(1)); and

9

7

11

12

13 14

15 16

17

18 19

20

22

23

21

24 25

26 27

28

- f) Collecting an amount from Plaintiff that is not permitted by law (15 U.S.C. § 1692f(1)).
- 14. As a result of the above violations of the RFDCPA and FDCPA, Plaintiff suffered and continues to suffer injury to Plaintiff's feelings, personal humiliation, embarrassment, mental anguish and emotional distress, and Defendant is liable to Plaintiff for Plaintiff's actual damages, statutory damages, and costs and attorney's fees.

COUNT I: VIOLATION OF ROSENTHAL FAIR DEBT COLLECTION PRACTICES ACT

- 15. Plaintiff reincorporates by reference all of the preceding paragraphs.
- 16. To the extent that Defendant's actions, counted above, violated the RFDCPA, those actions were done knowingly and willfully

PRAYER FOR RELIEF

WHEREFORE, Plaintiff respectfully prays that judgment be entered against Defendant for the following:

- A. Actual damages;
- B. Statutory damages for willful and negligent violations;
- C. Costs and reasonable attorney's fees; and
- D. For such other and further relief as may be just and proper.

COUNT II: VIOLATION OF FAIR DEBT COLLECTION PRACTICES ACT

- 17. Plaintiff reincorporates by reference all of the preceding paragraphs.
- 18. To the extent that Defendant's actions, counted above, violated the FDCPA, those actions were done knowingly and willfully.

PRAYER FOR RELIEF

WHEREFORE, Plaintiff respectfully prays that judgment be entered against Defendant for the following:

- A. Actual damages;
- B. Statutory damages for willful and negligent violations;
- C. Costs and reasonable attorney's fees; and
- D. For such other and further relief as may be just and proper.

PLAINTIFF HEREBY REQUESTS A TRIAL BY JURY

Respectfully submitted this 13th day of January, 2017.

By:

Todd M. Friedman, Esq. Law Offices of Todd M. Friedman, P.C. Attorney for Plaintiff

I

Case 2:17-cv-01518-ODW-JPR	Document 1-1 Filed 02/23	For COURT USE ONLY
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar Todd M. Friedman, Esq. SBN 216752	r number, and address):	FOR COURT USE ONLY
Law Offices of Todd M. Friedman		CONFORNIED COPY ORIGINAL FILED ORIGINAL FILED
21550 Oxnard St., Suite 780		OFIGINAL FILES Superfor Court of California Superfor Court of Los Angelps
Woodland Hills, CA 91367		Superior Court of Los Angeles
TELEPHONE NO. 877-206-4741	fax no.: 866-633-0228	
ATTORNEY FOR (Name): Plaintiff, SHARON	HARDIN	JAN 17 2017
SUPERIOR COURT OF CALIFORNIA, COUNTY OF L	os Angeles	JAN I CUII
STREET ADDRESS: 111 N Hill St	gra(gluor ia) and a	Commission Officer/Clerk
MAILING ADDRESS: 111 N Hill St		Sherri R. Carter, Executive Officer/Clerk
CITY AND ZIP CODE: Los Angeles 90012		By Victor Sino-Cruz, Deputy
BRANCH NAME: Stanley Mosk Court	iouse	
The state of the s		
CASE NAME:	ann dann 22	
SHARON HARDIN v. TRUEACC	OKD CORP eval.	-T.
CIVIL CASE COVER SHEET	Complex Case Designation	CASE NUMBER:
Unlimited Limited		17K00961
(Amount (Amount	Counter Joinder	MINGE
demanded demanded is	Filed with first appearance by defende	int
exceeds \$25,000) \$25,000 or less)	(Cal. Rules of Court, rule 3,402)	DEPT:
Items 1–6 be	low must be completed (see instructions o	n page 2).
1. Check one box below for the case type th	at best describes this case:	
Auto Tort		rovisionally Complex Civil Litigation
Auto (22)		Cal. Rules of Court, rules 3,400-3,403)
Uninsured motorist (46)	Rule 3.740 collections (09)	Antitrust/Trade regulation (03)
The state of the s	L	Construction defect (10)
Other PI/PD/WD (Personal Injury/Property	Other collections (09)	Andrea Control of the
Damage/Wrongful Death) Tort	Insurance coverage (18)	Mass tort (40)
Asbestos (04)	Other contract (37)	Securities litigation (28)
Product liability (24)	Real Property	Environmental/Toxic fort (30)
Medical malpractice (45)	Eminent domain/inverse	insurance coverage claims arising from the above listed provisionally complex case
Other PI/PD/WD (23)	condemnation (14)	above listed provisionally complex case
Non-PI/PD/WD (Other) Tort	Wrongful eviction (33)	types (41)
Business fort/unfair business practice (0	Other real property (26)	nforcement of Judgment
Civil rights (08)	Unlawful Detainer	Enforcement of judgment (20)
Defamation (13)	Annual Control of the	liscellaneous Civil Complaint
	Residential (32)	
Fraud (16)	177	RICO (27)
Intellectual property (19)	Drugs (38)	Uther complaint (not specified above) (42)
Professional negligence (25)		liscellaneous Civil Petition
Other non-PI/PD/WD tort (35)	Asset forfelture (05)	Partnership and corporate governance (21)
Employment	Petition re: arbitration award (11)	Other petition (not specified above) (43)
Wrongful termination (36)	Writ of mandate (02)	
Other employment (15)	Other judicial review (39)	
		es of Court. If the case is complex, mark the
factors requiring exceptional judicial man	agement:	
		of witnesses
a. Large number of separately repr	The second secon	in the state of th
b Extensive motion practice raising		ith related actions pending in one or more courts
issues that will be time-consumir		es, states, or countries, or in a federal court
c. Substantial amount of document	ary evidence f. L Substantial po	stjudgment judicial supervision
a at W mark to the Walt of the Atlanta	[7]	Ministra exteriores at 17 minutes
3. Remedies sought (check all that apply): a	a, monetary b. nonmonetary de	eclaratory or injunctive relief c punitive
4. Number of causes of action (specify): 2		
5. This case is is is not a cla	ss action suit.	•
6. If there are any known related cases, file	and serve a notice of related case. (You m	ay use form CM-015.)
		1
Date: January 13, 2017 Todd M. Friedman		
(TYPE OR PRINT NAME)	I (Sil	GNATURE OF PARTY OR ATTORNEY FOR PARTY)
(LITE OR FRINT NAME)	NOTICE	
Plaintiff must file this cover sheet with the	first paper filed in the action or proceeding	(except small claims cases or cases filed
under the Probate Code. Family Code. or	Welfare and Institutions Code). (Cal. Rule	s of Court, rule 3.220.) Failure to file may result
in canclines		
 File this cover sheet in addition to any co 	ver sheet required by local court rule.	and the second of the second o
 If this case is complex under rule 3,400 e 	t seq. of the California Rules of Court, you	must serve a copy of this cover sheet on all
other parties to the action or proceeding.	a or more an analysis and the agree when	of will be word for statistical accounts with
Unless this is a collections case under rule.	e 3,740 or a complex case, this cover shee	EL WIII DE USEO for Statistical purposes only. Page 1 of 2
	The second secon	Cal Rules of Count rules 2:30, 3:220, 3:400, 3:403, 3:740;

Form Adopted for Mandatory Usa-Judicial Council of California CM-010 (Rev. July 1, 2007)

CIVIL CASE COVER SHEET

Cal, Rules of Court, rules 2,30, 3,220, 3,400-3,403, 3,740;
Cal, Standards of Judicial Administration, std. 3,10

www.courtinfo.ca.gov

[American | analiNat Inc.]

INSTRUCTIONS ON HOW TO COMPLETE THE COVER SHEET

To Plaintiffs and Others Filing First Papers. If you are filing a first paper (for example, a complaint) in a civil case, you must complete and file, along with your first paper, the Civil Case Cover Sheet contained on page 1. This information will be used to compile statistics about the types and numbers of cases filed. You must complete items 1 through 6 on the sheet. In item 1, you must check one box for the case type that best describes the case. If the case fits both a general and a more specific type of case listed in item 1, check the more specific one. If the case has multiple causes of action, check the box that best indicates the primary cause of action. To assist you in completing the sheet, examples of the cases that belong under each case type in item 1 are provided below. A cover sheet must be filed only with your initial paper. Failure to file a cover sheet with the first paper filed in a civil case may subject a party, its counsel, or both to sanctions under rules 2,30 and 3,220 of the California Rules of Court,

To Parties in Rule 3.740 Collections Cases. A "collections case" under rule 3.740 is defined as an action for recovery of money owed in a sum stated to be certain that is not more than \$25,000, exclusive of interest and attorney's fees, arising from a transaction in which property, services, or money was acquired on credit. A collections case does not include an action seeking the following: (1) tort damages, (2) punitive damages, (3) recovery of real property, (4) recovery of personal property, or (5) a prejudgment writ of attachment. The identification of a case as a rule 3.740 collections case on this form means that it will be exempt from the general time-for-service requirements and case management rules, unless a defendant files a responsive pleading. A rule 3,740 collections case will be subject to the requirements for service and obtaining a judgment in rule 3.740.

To Parties in Complex Cases. In complex cases only, parties must also use the Civil Case Cover Sheet to designate whether the case is complex. If a plaintiff believes the case is complex under rule 3.400 of the California Rules of Court, this must be indicated by completing the appropriate boxes in items 1 and 2. If a plaintiff designates a case as complex, the cover sheet must be served with the complaint on all parties to the action. A defendant may file and serve no later than the time of its first appearance a joinder in the plaintiffs designation, a counter-designation that the case is not complex, or, if the plaintiff has made no designation, a designation that the case is complex.

```
Auto Tort
```

Auto (22)-Personal Injury/Property Damage/Wrongful Death Uninsured Motorist (46) (if the case involves an uninsured motorist claim subject to arbitration, check this item instead of Auto)

Other PI/PD/WD (Personal Injury/ Property Damage/Wrongful Death) Tort

Asbestos (04)

Asbestos Property Damage Asbestos Personal Injury/ Wrongful Death

Product Liability (not asbestos or toxic/environmental) (24)

Medical Malpractice (45) Medical Malpractice-

Physicians & Surgeons

Other Professional Health Care Malpractice

Other PI/PD/WD (23)

Premises Liability (e.g., slip and fall)

Intentional Bodily Injury/PD/WD (e.g., assault, vandalism)

Intentional Infliction of

Emotional Distress

Negligent Infliction of **Emotional Distress** Other PI/PD/WD

Non-PI/PD/WD (Other) Tort

Business Tort/Unfair Business Practice (07)

Civil Rights (e.g., discrimination, false arrest) (not civil harassment) (08)

Defamation (e.g., stander, libel)

(13)

Fraud (16)

Intellectual Property (19) Professional Negligence (25)

Legal Malpractice Other Professional Malpractice (not medical or legal)

Other Non-PI/PD/WD Tort (35) Employment

Wrongful Termination (36) Other Employment (15)

CASE TYPES AND EXAMPLES

Contract Breach of Contract/Warranty (06)

Breach of Rental/Lease

Contract (not unlawful detainer or wrongful eviction)

Contract/Warranty Breach-Seller Plaintiff (not fraud or negligence)

Negligent Breach of Contract/ Warranty

Other Breach of Contract/Warranty

Collections (e.g., money owed, open book accounts) (09)

Collection Case-Seller Plaintiff Other Promissory Note/Collections

Insurance Coverage (not provisionally

complex) (18) Auto Subrogation

Other Coverage

Other Contract (37) Contractual Fraud

Other Contract Dispute Real Property

Eminent Domain/Inverse Condemnation (14)

Wrongful Eviction (33)

Other Real Property (e.g., quiet title) (26) Writ of Possession of Real Property

Mortgage Foreclosure

Quiet Title

Other Real Property (not eminent domain, landlord/tenant, or

foreclosure)

Unlawful Detainer Commercial (31)

Residential (32)

Drugs (38) (if the case involves illegal drugs, check this item; otherwise,

report as Commercial or Residential)

Judicial Review

Asset Forfeiture (05)

Petition Re: Arbitration Award (11)

Writ of Mandate (02)

Writ-Administrative Mandamus Writ-Mandamus on Limited Court

Case Matter

Writ-Other Limited Court Case

Review

Other Judicial Review (39)

Review of Health Officer Order Notice of Appeal-Labor

Commissioner Appeals

Provisionally Complex Civil Litigation (Cal. Rules of Court Rules 3,400-3,403)

Antitrust/Trade Regulation (03)

Construction Defect (10) Claims Involving Mass Tort (40)

Securities Litigation (28)

Environmental/Toxic Tort (30)

Insurance Coverage Claims

(arising from provisionally complex

case type listed above) (41)

Enforcement of Judgment

Enforcement of Judgment (20) Abstract of Judgment (Out of

County)

Confession of Judgment (non-

domestic relations)

Sister State Judgment Administrative Agency Award

(not unpaid taxes)

Petition/Certification of Entry of Judgment on Unpaid Taxes

Other Enforcement of Judgment

Miscellaneous Civil Complaint RICO (27)

Other Complaint (not specified above) (42)

Declaratory Relief Only Injunctive Relief Only (non-

harassment)

Mechanics Lien

Other Commercial Complaint Case (non-tort/non-complex)

Other Civil Complaint

(non-tort/non-complex)

Miscellaneous Civil Petition

Partnership and Corporate Governance (21)

Other Petition (not specified

above) (43) Civil Harassment

Workplace Violence

Elder/Dependent Adult Abuse

Election Contest

Petition for Name Change

Petition for Relief From Late Claim

Other Civil Petition

SHORT TITLE: SHARON HARDIN V.TRUEACCORD CORP et al.

CIVIL CASE COVER SHEET ADDENDUM AND STATEMENT OF LOCATION (CERTIFICATE OF GROUNDS FOR ASSIGNMENT TO COURTHOUSE LOCATION)

This form is required pursuant to Local Rule 2.3 in all new civil case fillings in the Los Angeles Superior Court.

- Step 1: After completing the Civil Case Cover Sheet (Judicial Council form CM-010), find the exact case type in Column A that corresponds to the case type indicated in the Civil Case Cover Sheet.
- Step 2: In Column B, check the box for the type of action that best describes the nature of the case.
- Step 3: In Column C, circle the number which explains the reason for the court filing location you have chosen.

Applicable Reasons for Choosing Court Filing Location (Column C)

- 1. Class actions must be filed in the Stanley Mosk Courthouse, Central District.
- 2. Permissive filing in central district.
- 3. Location where cause of action arose.
- 4. Mandatory personal injury filing in North District.
- 5. Location where performance required or defendant resides.
- 6. Location of property or permanently garaged vehicle.

- 7. Location where petitioner resides.
- 8. Location wherein defendant/respondent functions wholly.
- 9. Location where one or more of the parties reside.
- 10, Location of Labor Commissioner Office.
- 11. Mandatory filing location (Hub Cases unlawful detainer, limi non-collection, limited collection, or personal injury).

Auto

Offier Personal Injury/ Property Damage/Wrongful Death Tort

Civil Case Cover Sheet Category No.	B Type of Action (Check only one)	C Applicable Reason See Step 3 Abov
Auto (22)	ロ A7100 Motor Vehicle - Personal Injury/Property Damage/Wrongful Death	1, 4, 11
Uninsured Motorist (46)	☐ A7110 Personal Injury/Property Damage/Wrongful Death — Uninsured Motorist	1, 4, 11
Asbestos (04)	☐ A6070 Asbestos Property Damage ☐ A7221 Asbestos - Personal Injury/Wrongful Death	1, 11 1, 11
Product Liability (24)	☐ A7260 Product Liability (not asbestos or toxic/environmental)	1, 4, 11
Medical Malpractice (45)	☐ A7210 Medical Malpractice - Physicians & Surgeons ☐ A7240 Other Professional Health Care Malpractice	1, 4, 11
Other Personal Injury Property Damage Wrongful Death (23)	 ☐ A7250 Premises Liability (e.g., slip and fall) ☐ A7230 Intentional Bodily Injury/Property Damage/Wrongful Death (e.g., assault, vandalism, etc.) ☐ A7270 Intentional Infliction of Emotional Distress ☐ A7220 Other Personal Injury/Property Damage/Wrongful Death 	1, 4, 11 1, 4, 11 1, 4, 11 1, 4, 11

CIVIL CASE COVER SHEET ADDENDUM AND STATEMENT OF LOCATION

Local Rule 2.3

LACIV 109 (Rev 2/16) LASC Approved 03-04

Page 1 of 4

SHARON HARDIN V.TRUEACCORD CORP et al.

CASE NUMBER

	A: Civil, Case Cover Sheet Category No.	Type of Action (Check only one)	C Applicable Reasons See Step 3 Above
	Business Tort (07)	☐ A6029 Other Commercial/Business Tort (not fraud/breach of contract)	1, 2, 3
perty 1 Tort	Civil Rights (08)	□ A6005 Civil Rights/Discrimination	1, 2, 3
y/ Pro Deatl	Defamation (13)	□ A6010 Defamation (slander/libel)	1, 2, 3
al Injur ongfu	Fraud (16)	□ A6013 Fraud (no contract)	1, 2, 3
Non-Personal Injury/ Property Damage/ Wrongful Death Torf	Professional Negligence (25)	☐ A6017 Legal Malpractice ☐ A6050 Other Professional Malpractice (not medical or legal)	1, 2, 3
S S	Other (35)	☑ A6025 Other Non-Personal Injury/Property Damage tort	1, 2, 3
ent	Wrongful Termination (36)	□ A6037 Wrongful Termination	1, 2, 3
Employment	Other Employment (15)	□ A6024 Other Employment Complaint Case □ A6109 Labor Commissioner Appeals	1, 2, 3
	Breach of Contract/ Warranty (06) (not insurance)	A6004 Breach of Rental/Lease Contract (not unlawful detainer or wrongful eviction) A6008 Contract/Warranty Breach -Seller Plaintiff (no fraud/negligence) A6019 Negligent Breach of Contract/Warranty (no fraud) A6028 Other Breach of Contract/Warranty (not fraud or negligence)	2, 5 2, 5 1, 2, 5 1, 2, 5
Contract	Collections (09)	☐ A6002 Collections Case-Seller Plaintiff ☐ A6012 Other Promissory Note/Collections Case ☐ A6034 Collections Case-Purchased Debt (Charged Off Consumer Debt Purchased on or after January 1, 2014)	5, 6, 11 5, 11 5, 6, 11
	Insurance Coverage (18)	☐ A6015 Insurance Coverage (not complex)	1, 2, 5, 8
	Other Contract (37)	□ A6009 Contractual Fraud □ A6031 Tortious Interference □ A6027 Other Contract Dispute(not breach/insurance/fraud/negligence)	1, 2, 3, 5 1, 2, 3, 5 1, 2, 3, 8, 9
	Eminent Domain/Inverse Condemnation (14)	□ A7300 Eminent Domain/Condemnation Number of parcels	2,6
operfy	Wrongful Eviction (33)	□ A6023 Wrongful Eviction Case	2,6
Real Property	Other Real Property (26)	□ A6018 Mortgage Foreclosure □ A6032 Quiet Title □ A6060 Other Real Property (not eminent domain, landlord/tenant, foreclosure)	2, 6 2, 6 2, 6
ë	Unlawful Detainer-Commercial (31)	☐ A6021 Unlawful Detainer-Commercial (not drugs or wrongful eviction)	6, 11
Unlawful Detainer	Unlawful Detainer-Residential (32)	☐ A6020 Unlawful Detainer-Residential (not drugs or wrongful eviction)	6, 11
awful l	Unlawful Detainer- Post-Foreclosure (34)	□ A6020FUnlawful Detainer-Post-Foreclosure	2, 6, 11
ű,	Unlawful Detainer-Drugs (38)	☐ A6022 Unlawful Detainer-Drugs	2, 6, 11

Case 2:17-cv-01518-ODW-JPR Document 1-1 Filed 02/23/17 Page 12 of 19 Page ID #:16

SHARON HARDIN V.TRUEACCORD CORP et al.

CASE NUMBER

	A Civil Case Cover Sheet Category No.	B Type of Action (Check only one)	C Applicable Reasons÷See Step 8 Above
	Asset Forfeiture (05)	□ A6108 Asset Forfeiture Case	2, 3, 6
~	Petition re Arbitration (11)	□ A6115 Petition to Compel/Confirm/Vacate Arbitration	2, 5
Judicial Review		□ A6151 Writ - Administrative Mandamus	2, 8
Judicia	Writ of Mandate (02)	□ A6152 Writ - Mandamus on Limited Court Case Matter □ A6153 Writ - Other Limited Court Case Review	2
•	Other Judicial Review (39)	□ A6150 Other Writ /Judicial Review	2, 8
-	Antitrust/Trade Regulation (03)	□ A6003 Antitrust/Trade Regulation	1, 2, 8
igatio	Construction Defect (10)	☐ A6007 Construction Defect	1, 2, 3
olex Lit	Claims Involving Mass Tort (40)	□ A6006 Claims Involving Mass Tort	1, 2, 8
, Com	Securities Litigation (28)	☐ A6035 Securities Litigation Case	1, 2, 8
Provisionally Complex Litigation	Toxic Tort Environmental (30)	☐ A6036 Toxic Tort/Environmental	1, 2, 3, 8
Provis	Insurance Coverage Claims from Complex Case (41)	☐ A6014 Insurance Coverage/Subrogation (complex case only)	1, 2, 5, 8
		☐ A6141 Sister State Judgment	2, 5, 11
# #		☐ A6160 Abstract of Judgment	2, 6
Enforcement of Judgment	Enforcement of Judgment (20)	☐ A6107 Confession of Judgment (non-domestic relations)	2, 9
orce udg		☐ A6140 Administrative Agency Award (not unpaid taxes)	2,8
Enfo of J		☐ A6114 Petition/Certificate for Entry of Judgment on Unpaid Tax	2,8
		☐ A6112 Other Enforcement of Judgment Case	2, 8, 9
	RICO (27)	☐ A6033 Racketeering (RICO) Case	1, 2, 8
Miscellaneous Civil Complaints		☐ A6030 Declaratory Relief Only	1, 2, 8
llaneous omplaint	Other Complaints	☐ A6040 Injunctive Relief Only (not domestic/harassment)	2, 8
Mîscell Civîl Co	(Not Specified Above) (42)	☐ A6011 Other Commercial Complaint Case (non-tort/non-complex)	1, 2, 8
Çi.		☐ A6000 Other Civil Complaint (non-tort/non-complex)	1, 2, 8
	Partnership Corporation Governance (21)	☐ A6113 Partnership and Corporate Governance Case	2,8
		☐ A6121 Civil Harassment	2, 3, 9
Sh Sh		☐ A6123 Workplace Harassment	2, 3, 9
neo		☐ A6124 Elder/Dependent Adult Abuse Case	2, 3, 9
Miscellaneous Civil Petitions	Other Petitions (Not Specified Above) (43)	☐ A6190 Election Contest	2
Miscellaneous Civil Petitions		☐ A6110 Petition for Change of Name/Change of Gender	2,7
-		☐ A6170 Petition for Relief from Late Claim Law	2, 3, 8
		☐ A6100 Other Civil Petition	2, 9

LACIV 109 (Rev 2/16) LASC Approved 03-04

SHAKON HARDI	IN v.TRUEACCC	RD CORP e	t al.	CASE NUMBER
Step 4: Statement of Rea type of action that y (No address require	you have selected	d. Enter the	e appropriate box address which is	tes for the numbers shown under Column C for t the basis for the filing location, including zip co
REASON:			ADDRESS; 22701 Criswell	St .
01.02.03.04.05.06	5. 🗆 7. 🗆 8. 🗆 9. 1	□ 10. □ 11.	22707 Onswell	Ot
CITY:	STATE:	ZIP CODE;		
West Hills	CA	91307		
the Superior Court o	of California, Cou	nty of Los Ai	ngeles (Code Civ. I	Proc., §392 et seq., and Local Rule 2.3(a)(1)(E)].
Datade 13 January 2017				
Dated: 13 January 2017			ي) .	SIGNATURE OF ATTORNEY/FILING PARTY)
Dated: 13 January 2017			ب ن ب (3	SIGNATURE OF ATTORNEY/FILING PARTY)
	OWING ITEMS (COMPLETE		D BE FILED IN ORDER TO PROPERLY
PLEASE HAVE THE FOLL	COURT CASE:	COMPLETE		
PLEASE HAVE THE FOLL COMMENCE YOUR NEW	or Petition.		D AND READY TO	D BE FILED IN ORDER TO PROPERLY
PLEASE HAVE THE FOLL COMMENCE YOUR NEW (COURT CASE: or Petition. , a completed Su	mmons form	D AND READY TO for issuance by th	D BE FILED IN ORDER TO PROPERLY

5. Payment in full of the filling fee, unless there is court order for waiver, partial or scheduled payments.

6. A signed order appointing the Guardian ad Litem, Judicial Council form CIV-010, if the plaintiff or petitioner is a minor under 18 years of age will be required by Court in order to issue a summons.

7. Additional copies of documents to be conformed by the Clerk. Copies of the cover sheet and this addendum must be served along with the summons and complaint, or other initiating pleading in the case.

FILED

LOS ANGELES SUPERIOR COURT

MAR 0 7 2016

SHERRI R. CARTER, EXECUTIVE OFFICERV CLERK

SUPERIOR COURT OF THE STATE OF CALIFORNIA

FOR THE COUNTY OF LOS ANGELES

In re Limited Civil Jurisdiction Cases Calendared)	Case No.: 17 K 0 0 9 6 1
in Department 77 (Non – Collections Cases)))	2 nd AMENDED GENERAL ORDER
• •))	
	ز	

TO EACH PARTY AND TO THE ATTORNEY OF RECORD FOR EACH PARTY:

Pursuant to the California Code of Civil Procedure, the California Rules of Court, and the Los Angeles County Superior Court Local Rules, the COURT HEREBY ISSUES THE FOLLOWING GENERAL ORDERS THAT SHALL APPLY TO ALL LIMITED CIVIL (NON-COLLECTION) CASES FILED AND/OR HEARD IN DEPARTMENT 77.

- 1. PLAINTIFF(S) IS/ARE ORDERED TO SERVE A COPY OF THIS GENERAL

 ORDER ON THE DEFENDANT(S) WITH COPIES OF THE SUMMONS AND COMPLAINT

 AND TO FILE PROOF OF SERVICE, AS MANDATED IN THIS ORDER.
- 2. The Court sets the following trial date in this case in Department 77 (7th floor, Room 736) at the Stanley Mosk Courthouse, 111 North Hill Street, Los Angeles, CA 90012:

- Triba v 1	TRIAL: 07	117	/ 2018	OSC: 0	1/	17/	2020	indiana
TRIAL	Date:		, , , , , , , , , , , , , , , , , , , 					at 8:30 a.m.

Second Amended General Order - Page 1 of 4

SERVICE OF SUMMONS AND COMPLAINT

- 3. The trial date set forth above is conditioned on the defendant(s) being served with the summons and complaint within six (6) months of the filing of the complaint. The trial date may be continued to a later date if service is not accomplished within six months. The parties may stipulate to keep the original trial date even if service of the summons and complaint is not completed within six months of the filing of the original complaint.
- 4. The summons and complaint shall be served upon the defendant(s) within three years after the complaint is filed in this action. (Code Civ. Proc., § 583.210, subd. (a).) Failure to comply will result in dismissal, without prejudice, of the action, as to all unserved parties who have not been dismissed as of that date. (Code Civ. Proc., § 581, subd. (b)(4).) The dismissal as to the unserved parties, without prejudice, for this case shall be effective on the following date:

UNSERVED PARTIES DISMISSAL DATE

TRIAL: 07 / 17 / 2018 OSC: 0 1 / 17 / 2020

No Case Management Review (CMR) and no Mandatory Settlement (MSC) or
 Final Status Conferences (FSC) will be conducted in this case.

LAW AND MOTION

6. All regularly noticed pretrial motions will be heard in Department 77 on Mondays, Tuesdays, Wednesdays, and Thursdays at 8:30 a.m. A motion will be heard only if a party reserves a hearing date by going to the court's website at www.lacourt.org and reserving it

 through the Court Reservation System (CRS). All motions should be filed in Room 102 of the Stanley Mosk Courthouse.

7. <u>Tentative Rulings</u> may be posted on the Court's internet site no later than the day prior to the hearing. To access tentative rulings, parties may go to **lacourt.org**, select "Civil" Division, and then click on "Tentative Rulings."

EX PARTE APPLICATIONS

8. Ex parte applications must be noticed for 1:30 p.m. in Department 77. All ex parte application fees must be paid by 1:00 p.m. in Room 102 of the Stanley Mosk Courthouse.

JURY FEES

9. The fees for a jury trial shall be due no later than 365 calendar days after the filing of the initial complaint, or as otherwise provided by Code of Civil Procedure section 631, subdivisions (b) and (c).

STIPULATION TO CONTINUE TRIAL

10. A trial will be postponed if all attorneys of record and/or the parties who have appeared in the action stipulate in writing to a specific continued date. If the stipulation is filed less than five (5) court days before the scheduled trial date, then a courtesy copy of the stipulation must be filed in Department 77. A proposed order shall be lodged along with the stipulation. The Stipulation and Order should be filed in Room 118 of the Stanley Mosk Courthouse with the required filing fees.

TRIAL

- 11. Parties are to appear on the trial date ready to go to trial, and must meet and confer on all pretrial matters at least 20 calendar days before the trial date. On the day of trial the parties shall bring with them to Department 77 all of the following:
 - i. A printed Joint Statement of the Case;

Second Amended General Order - Page 3 of 4

- ii. Motions in Limine, which must be served and filed in accordance with the Local
 Rules of the Los Angeles Superior Court (LASC) see local rule 3.57;
- iii. A printed Joint Witness List disclosing an offer of proof regarding each testimony, the time expected for testimony, and the need of an interpreter,
- iv. Joint Exhibits in Exhibit Books, numbered appropriately, and Exhibit List;
- v. A printed Joint Proposed Jury Instructions, and
- vi. A printed Joint Proposed Verdict form(s).

FAILURE TO PROVIDE ANY OF THE AFOREMENTIONED DOCUMENTS
ON THE TRIAL DATE MAY CAUSE A DELAY IN THE CASE BEING ASSIGNED TO
A TRIAL COURT.

GOOD CAUSE APPEARING THEREFORE, IT IS SO ORDERED.

DATED: 3/7/6

Hon. Kevin C. Brazile Supervising Judge of Civil

Brengle

æ	ase 2:17-cv-01518-ODW-JPR Document 1-1 Filed 02/23/17 Page 18 of 19 Page ID #:22 Superior Court of California County of Los Angeles
1	JUN 2 9 2016
2	Sherri R Carter, Executive Officer/Clerk By Carter Deputy
3	Rizalinda Mina
4	SUPERIOR COURT OF THE STATE OF CALIFORNIA
5	FOR THE COUNTY OF LOS ANGELES
6	In re Limited Jurisdiction Civil Cases) GENERAL ORDER RE LIMITED
7	Calendared in the Los Angeles County Superior Court) JURISDICTION CIVIL PROCEDURES: NOTICE OF WEB PORTAL
8) AVAILABILITY FOR INTERPRETER) REQUESTS
9	(Effective July 11, 2016)
10	
11	TO EACH PARTY:
12	In order to expedite the availability of interpreters at hearings on limited jurisdiction civil cases,
13	IT IS HEREBY ORDERED that each limited jurisdiction civil plaintiff shall, along with the complaint
14	and other required documents, serve all named defendants with the Notice of the Availability of Web
15	Portal for Interpreter Requests; this notice informs the litigants that the Los Angeles County Superior
16	Court provides interpreter services in limited jurisdiction civil cases at no cost to parties with limited
17	English proficiency and that Spanish language interpreters are available in courtrooms where limited
18	jurisdiction civil hearings are held. The notice will be provided to the plaintiff at the time the limited
19	jurisdiction civil action is filed, if filed at the clerk's office, and will also be posted on the Los Angeles
20	County Superior Court internet website (http://www.lacourt.org/). Plaintiff(s) must then indicate service
21	of the Notice of Availability of Web Portal for Interpreter Requests on line 2(f) of the Proof of Service
22	of Summons form (POS-010).
23	Effective immediately, this General Order is to remain in effect until otherwise ordered by the
24	Presiding Judge.
25	CULTORNYL CO.
26	DATED: June 29, 2016 why Stall
27	CAROLYN B. KUHL Presiding Judge

Modice of Availability of Limited Livii Jurisdiction web Portal for Interpreter Requests

Case 2:17-cv-01518-ODW-JPR Document 1-1 Filed 02/23/17 Page 19 of 19 Page ID #:23
The Los Angeles Superior Court provides interpreter services at no cost to parties with limited English proficiency in Limited Civil Junisdiction #:23 hearings. Spanish interpreters are available at all courthouse locations. Therefore, it is not necessary to request a Spanish language interpreter in advance. If you require a Spanish interpreter, please let the courtroom staff know about your need on the day of your hearing. Limited English proficient individuals who speak a language other than Spanish may request an interpreter in advance of their court hearing via the Court's Web Portal for Interpreter Requests [http://www.lacourt.org/irud/Ul/index.aspx]. While the Court will make every effort to locate an interpreter for the date and time of your hearing, it cannot guarantee that one will be immediately available. If you have general questions about language access services, please contact us at LanguageAccess@LACOURT.org.

Ծանուցագիր սահմանափակ իրավատության քաղաքացիական գործերով Թարգմանչական ծառայության խնդրանք ներկայացնել ու համար նախատեսված առցանց դարաբար առկայության մասին

ւոս Անջել եսի Առաջին ատյանի դատարանն անվճար թարգմանչական ծառայություններ է տրամադրում սահմանափակ իրավասության քաղաքացիական վարույթների՝ անգլերենի սահմանափակ իմացություն ու կեցող կողմերիկ։ Իս պատներենի թարգմատչ ի առկայությունը բոլոր դատարա և ներու մ ապահովված է։ Ուստի, իսպահերենի թարգմանչի հայ տնախօրո՞ք ներկայացնել անորաժեշտչէ։ Եթե իսպաներենի թարգմանչի կարիք ու հեք ապախնդրում ենք այդ մասին Ձեր լսման օրը տեղեկացնել դատարանի դահլիճի անձևակազմին։ Անգլերենի սահմանափակ իմացություն ունեցող անձինք,ովքեր խոսում են իսպաներենից բացի մեկ այլ լեզվով,կարող են թարգմանչի խնդրանք ներկա (ացնել կախօրոք՝ նախքան իրենց լսման օրը, Դատարանի՝ Թարգմանչական ծառայության խնդրան բների համար նախատեսված առցանց դարպասի միջոցով [http://www.lacourt.org/irud/Ul/index.aspx]։ Թեև դատարանն ամեն ինչ կանի Ձեր լսման օրև ու ժամին թարգմանչի ներկայություն ապահովելու համար,սակայն դատարանը չի երա շխավորում, որ նմա ն ներկայություն անմիջ ապես հնարավոր կլինի ապահովել։ Լեզվական մատչել հության ծառայություններին վերաբերող հարցերով խնդրում ենք դիմել LanguageAccess@LACOURT.org:

关于有限民事管辖权传译员申请网络门户的可用性通知

在有限民事管辖权庭审中,洛杉矶高等法院为英语能力有限的各方人士提供免费传译员服务。在所有法庭中,均有现成的西班牙语传译 员。因此您不需要提前申请西班牙语传译员。如果您需要西班牙语传译员,请在您的庭审当日将您的需求告知法庭工作人员。在庭审前, 英语能力有限的非西班牙语人士可通过法院的传译员申请网络门户(http://www.lacourt.org/irud/Ul/index.aspx)提前申请传译员。法院会尽 力按您的庭审日期和时间安排传译员,但法院无法保证能够即时提供传译员。如果您有关于语言服务的疑问,请联系 LanguageAccess@LACOURT.org。

통역사 신청을 위한 소액 청구 웹 포털 이용 통지

로스앤젤레스 상급법원은 소액 청구 심리에서 영어가 능숙하지 않은 당사자들에 대해 통역 서비스를 무료로 제공합니다. 스페인어 통역사는 소액 청구 심리가 열리는 모든 법정에서 손쉽게 제공할 수 있습니다. 스페인어 통역사가 필요한 경우에는 심리가 열리는 날에 법정 직원에게 알려 주십시오. 스페인어가 아닌 다른 언어를 사용하고 영어가 능숙하지 않은 개인들은 통역사 신청을 위한 법원 웹 포털을 통해서 재판일 전에 통역사를 신청할 수 있습니다(http://www.lacourt.org/irud/Ul/index.aspx). 법원은 심리 날짜와 시간에 통역사를 찾기 위해 모든 노력을 기울일 것이나, 통역사를 즉시 제공한다는 것을 보장할 수 없습니다. 언어 접근 서비스에 대한 질문이 있으시면, 다음의 이메일 주소로 연락해 주십시오: LanguageAccess@LACOURT.org.

Aviso de disponibilidad del Portal web para jurisdicción limitada civil para solicitar intérpretes

La corte superior de Los Ángeles brinda servicios de intérprete sin cargo para audiencias de jurisdicción limitada civil a las partes que tienen conocimientos limitados de inglés. Se dispone de intérpretes de español en todos los juzgados. Por lo tanto, no es necesario pedir un intérprete de español por adelantado. Si necesita un intérprete de español, infórmele al personal de la sala del juzgado el día de su audiencia. Los individuos con conocimientos limitados de inglés que habian un idioma que no sea el español pueden solicitar un intérprete antes de la audiencia en la corte por medio del Portal web de la corte para solicitar intérpretes [http://www.lacourt.org/irud/UI/index.aspx]. La corte hará el mayor esfuerzo posible para programar un intérprete para la fecha y hora de su audiencia; sin embargo, no le podemos garantizar de que haya uno disponible en forma inmediata. Si tiene preguntas generales sobre los servicios de acceso lingüístico, envie un mensaje a LanguageAccess@LACOURT.org.

Thông Báo về Cổng Web Thẩm Quyền Hộ Sự Giới Hạn để Xin Cung Cấp Thông Dịch Viên

Tòa Thượng Thẩm Los Angeles cung cấp dịch vụ thông dịch viên miễn phí cho những bên kiện có khả năng Anh Ngữ giới hạn trong những phiên tòa có thẩm quyền Hộ Sự Giới Hạn. Có sắn thông dịch viên tiếng Tây Ban Nha tại tất cả các tòa. Do đó, không cần phải xin cung cấp thông dịch viên tiếng Tây Ban Nha trước. Nếu quý vị cần thông dịch viên tiếng Tây Ban Nha, xin cho nhân viên phòng xử biết về nhu cầu của quý vị vào ngày quý vị ra tòa. Người có khả năng Anh Ngữ giới hạn và nói một ngôn ngữ không phải tiếng Tây Ban Nha có thể xin cung cấp thông dịch viên trước ngày có phiên tòa của họ qua Cổng Web của Tòa cho Các Yêu Cầu Cung Cấp Thông Dịch Viên (http://www.lacourt.org/irud/Ui/index.aspx). Tuy tòa sẽ nỗ lực để tìm một thông dịch viên cho ngày giờ phiên tòa của quý vị, tòa không thể bảo đảm sẽ có ngay. Nếu quý vị có thắc mắc tổng quát về các dịch vụ ngôn ngữ, xin liên lạc với chúng tối tại LanguageAccess@LACOURT.org.